SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF KINGS

National Funding, Inc.,
Plaintiff,

-against
BREUKELEN GROUP INCORPORATED, LYSHAAN
HALL,
Defendant(s).

NAME AND ADDRESS OF FINANCIAL NAME AND ADDRESS OF JUDGMENT CREDITOR INSTITUTION OR ATTORNEY (to be completed by judgment creditor (to be completed by judgment creditor or attorney) or attorney) Portnoy Schneck, L.L.C. Bank of America (A) (B) 1450 Western Ave. 22 Saw Mill River Rd, Ste 305 Albany, NY 12203 Hawthorne, NY 10532

Directions: To claim that some or all of the funds in your account are exempt, complete both copies of this form, and make one for yourself. Mail or deliver one form to Address (A) and one form to Address (B) within twenty days of the date on the envelope holding this notice. **If you have any documents, such as an award letter, an annual statement from your pension, paystubs, copies of checks or bank records showing the last two months of account activity, include copies of the documents with this form. Your account may be released more quickly.

I state that my account contains the following type(s) of funds (check all that apply):

 Social Security
 Social Security disability (SSD)
 Supplemental security income (SSI)
Public assistance
 Wages while receiving SSI or public assistance
 Veterans benefits
Unemployment insurance
 Payments from pensions and retirement accounts
 Income earned in the last 60 days (90% of which is exempt)

Child support	
Spousal support or maintenance (alimony)	
Worker's compensation	
Railroad retirement or black lung benefits	
COVID-19 stimulus relief for individuals and families with children	
Other (describe exemption)	
I request that any correspondence to me regarding my claim be sent to the following address:	
(fill in your complete address)	
I certify under penalty of perjury that the statement above is true to the best of my knowledge and belief.	
DATE:SIGNATURE OF JUDGMENT DEBTOR:	

EXEMPTION NOTICE
As Required by New York Law

YOUR BANK ACCOUNT IS RESTRAINED OR "FROZEN"

The attached Restraining Notice or notice of Levy by Execution has been issued against your bank account. You are receiving this notice because a creditor has obtained a money judgment against you, and one or more of your bank accounts has been restrained to pay the judgment. A money judgment is a court's decision that you owe money to a creditor. You should be aware that FUTURE DEPOSITS into your account(s) might also be restrained if you do not respond to this notice.

You may be able to "vacate" (remove) the judgment. If the judgment is vacated, your bank account will be released. Consult an attorney (including free legal services) or visit the court clerk for more information about how to do this.

Under state and federal law, certain types of funds cannot be taken from your bank account to pay a judgment. Such money is said to be "exempt".

DOES YOUR BANK ACCOUNT CONTAIN ANY OF THE FOLLOWING TYPES OF FUNDS?

- 1. Social Security;
- Social security disability (SSD);
- 3. Supplemental security income (SSI);
- 4. Public Assistance (welfare);
- 5. Income earned while receiving SSI or public assistance;
- Veterans benefits;
- 7. Unemployment insurance
- 8. Payments from pensions and retirement accounts
- 9. Disability benefits;
- 10. Income earned in the last 60 days (90% of which is exempt);
- 11. Worker's compensation benefits;
- 12. Child support
- 13. Spousal support or maintenance (alimony);
- 14. Railroad retirement; and/or
- 15. Black lung benefits; and/or
- 16. COVID-19 stimulus relief for individuals and families with children.

If YES, you can claim that your money is exempt and cannot be taken. To make this claim, you must

- (a) complete the EXEMPTION CLAIM FORM attached;
- (b) deliver or mail the form to the bank with the restrained or "frozen" account; and
- (c) deliver or mail the form to the creditor or its attorney at the address listed on the form.

You must send the forms within 20 DAYS of the postmarked date on the envelope holding this notice. You may be able to get your account released faster if you send to the creditor or its attorney written proof that your money is exempt. Proof can include an award letter from the government, an annual statement from your pension, pay stubs, copies of checks, bank records showing the last two months of account activity, or other papers showing that the money in your bank account is exempt. If you send the creditor's attorney proof that the money in your account is exempt, the attorney must release that money within seven days. You do not need an attorney to make an exemption claim using the form.